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CHEAPEAKE ENERGY CORP. ATTN: RECORDING TEAM P.O. Box 18496 Oklahoma City, OK 73154

Submitter: Chesapeake Operating, Inc.

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NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Paid Up With 640 Acres Pooling Provision STANDARD LEASE W/ OPTION

Electronically Recorded Chesapeake Operating, Inc.

PAID UP OIL AND GAS LEASE (No Surface Use)

THIS LEASE AGREEMENT is made this 28th day of January, 2009, by and between Julio Castillo, A Single Person whose address is 1705 Montrose Dr., River Oaks, TX 76114-2145, as Lessor, and DALE PROPERTY SERVICES, L.L.C., 2100 Rose Avenue, Suite 1870 Dallas Texas 75201, as Lessoe. All printed portions of this lease were prepared by the party hereinabove named as Lessee, but all other provisions (including the completion of blank spaces) were prepared jointly by Lessor and Lessoe.

in consideration of a cash bonus in hand paid and the covenants herein contained, Lessor hereby grants, leases and lets exclusively to Lessoe the following described

.236 ACRES OF LAND, MORE OR LESS, BEING BIK 18, Lot B, OUT OF THE River Oaks Addn, AN ADDITION TO THE CITY OF River Oaks, BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS IN THAT CERTAIN PLAT RECORDED IN VOLUME 388, PAGE 321 OF THE PLAT RECORDS OF TARRANT COUNTY, TEXAS.

in the county of TARRANT, State of TEXAS, containing <u>236</u> gross acres, more or less (including any interests therein which Lessor may hereafter acquire by reversion, prescription or otherwise), for the purpose of exploring for, developing, producing and marketing oil and gas, along with all hydrocarbon and non hydrocarbon substances produced in association therewith (including geophysical/seismic operations). The term "gas" as used herein includes helium, carbon dioxide and other commercial gases, as well as hydrocarbon gases. In addition to the above-described leased premises, this tense also covers accretions and any small strips or parcels of land new or hereafter owned by Lessor which are configuous or adjacent to the above-described leased premises, and it is constant. the amount of any shut-in royalties hereunder, the number of gross acres above specified shall be deemed correct, whether actually make a

- e, which is a "paid-up" lease requiring no rentals, shall be in force for a primary term of three (3) years from the date hereof, and for as long thereafter as oil or gas or other substances covered hereby are produced in paying quantities from the leased premises or from lands pooled their walls or this lease is office meaning in effect pursuant to the provisions hereof.
- 3. Royalties on oil, gas and other substances produced and saved hereunder shall be paid by Lessee to Lessor as follows: (a) For oil and other liquid hydrocarbons separated at Lessee's separator facilities, the royalty shall be one-fourth (25)% of such production, to be delivered at Lessee's option to Lessor at the wellhead or to Lessor's credit at the oil purchaser's transportation facilities, provided that Lessee shall have the continuing right to practices such production at the wellteset marker price then prevailing in the same field (or if there is no such price then prevailing in the same field, then in the nearest field in which there is such a prevailing price) for production of similar deade and userly, correct plan an arrang lead gray and air other notice made covered havely, the royalty shall be one-fourth (25)% of the proceeds realized by Lessee from the sale thereof, less a proportionate part of ad valorem haves and provided to a contract to covere the continuous gray to the continuous gray to the processing or otherwise marketing such gas or other substances, provided that Lessee shall have the continuous gray to the marketing such gas or other substances, provided that Lessee shall have the continuous gray to the marketing such gas or other substances, provided that Lessee shall have the continuous gray to the marketing such gas or other substances, provided that Lessee shall have the continuous gray to the marketing such gas or other substances in the respective to the provided that Lessee commences its purchases and posture to the end of the end of the unimary term or any time thereofter one or more wells on the leased openhase or lands pooled therewith are consider or either producing hereundor and (c) if at the end of the primary term or any time thereafter one or more wells on the leased primises or tands gooded therewith are capable of either principling off or gas or other substances covered hereby in paying quantities or such wells are waiting on hydrautic fracture elimitation, but such well or wells are either shut-in or production there from is not being sold by Lessee, such well or wells are shut-in or production there from is not being sold by Lessee shall not avoid to or one tessee. If for a period of 90 consecutive dave such well or wells are shut-in or production there from is not being sold by Lessee, then covered by this lasse, such payment to be made to Lessor or to Lessor's cradit in the depository designative policies, on or before the end of said 90 day period write the well or wells are shut-in or production there from is not come sold by Lessee from another well or wells on the lessed oremises or lands and the design of the definition of the shut then also a discretion of the shut then also also deviced the shut then end of the 90 day period next following cessation of such operations or production. Lessee's tasture to property pay shull render Lessee liable for the amount due, but shull not operate to terminate this base.

 4. All shut-in royalty payments under this lesse shall be paid or tendered to Lessor to to Lessor's credit in such Lesses's tasture to property pay which shall be Lessor's depository goen for receiving payments recardless of changes in the inversable of said lend. All payments or tenders may be made in currency. Or by check or by under shall be chested by another institution or for any reason tall or refuse to accept payments. It is a constant or institution as depository agent to receive payments.
- 5. Except as provided for in Paragraph 3, above. If Leases drills a well which is incapable of producing in paving quantities fremenater called "dry hole") on the leased premases or rands pooled therewith, or if all production (whether or not in paving quantities) permanently ceases from any gause, including a revision of unit branchers oursities) are from the control of the con 5. Except as provided for in Paragraph 3, above, if Lesses drills a well which is incapable of producing in paving quantities thereinafter called "dry hole") on the kinds of producing in paving quantities thereinafter called "dry hole") on the kinds of producing in paving quantities thereinafter called "dry hole") on the kinds of producing in paving quantities thereinafter called "dry hole") on the kinds of producing in paving quantities thereinafter called "dry hole") on the kinds of producing in paving quantities thereinafter called "dry hole") on the kinds of producing in paving quantities thereinafter called "dry hole" on the kinds of producing in paving quantities thereinafter called "dry hole" on the kinds of producing in paving quantities there is no paving quantities the pa
- I essee shall have the right but not the obligation to pool all or any part of the leased premises or interest therein with any other lands or interests as entranse shall have the more our not not not not not one of any part of the leased premises of increas mercal and any other lease deems it necessary or orbits or zerios, and as to any or all substances covered by this lease, either partor of another commencement or production, whenever Lesses deems it necessary or orbits to such orbits develop or orbits the leased orbits, whether or not similar product with respect to such other lands or interests. The unit imment by such explanation and of well which is not a horizontal completion shall not exceed 80 some olus a maximum acreace tolerance of 10%, and for a das well or a unit termed by sout, exclude for an oil well satisfy is not a horizontal completion shall not exceed 80 acres of us a maximum acreade tolerance of 10%, and for a das well or a nonzontal completion shall not exceed equipment of the foreign to conform to any well spacing or density bettern that may be prescribed or permitted by any deveragemental authority having reliable in the conformal completion to conform to any well spacing or density bettern that may be prescribed by applicable law or the representate applicable in the conformal component of the foreign that with an initial case of ratio of loss than the conformal prescribed by applicable law or the representative development and main as well with an initial case of ratio of loss than 100,000 cross the part of law well means a well with an initial case of ratio of loss than 100,000 cross the part of law well means a well with an initial case of ratio of reservoir and the ferm "horizontal component for the dense completion interval in the reservoir exceede the vertical edimental part of the ferm "horizontal component of the dress completion interval in the reservoir exceede the vertical component mercor. In exercising its popular name necessary and in which includes all or any part of the leased premises shall be treated as if it were production differed or reworking operations on the leased premises, except that the production of may be considered which the foreign of the conform of the cost unit modulation which the second operations on the leased premises, except that the production on the production of the cost unit modulation of which tessees and the part of the extent such production of unit production is soid by exceptions on the leased premises, except that the production of the total cross acreade in the unit, but only the well section of density of the well conform to the collidation to be such as a conform to the collidation of bettern the production. prescribed of permitted by the dovernmental authority naving unsucion. Or to conform to any productive accept determination the state of the such devertmental authority in making such a revision. Lessee shall file of record a written declaration describing the revised unit and stating the effective date of revision. In the excluded from the unit by wider of such revision. The production of and production or which revision are neverally the effective date of records to the order of such revision. The production of and production or which revision are neverally the effective date of the ef DO activated accordingly. In the absence of a production in paying quantities from a unit of upon permanent describing the unit of production in paying quantities from a unit of upon permanent describing the unit and stating the date of termination. Pooling hereunder shall not constitute a cross-conveyance of interests.

 7. If I make them that the full numeral select in all or any part of the leased memises, the royalties and shut-in royalties payable hereunder for any well on any part.
- of the leased premises of lands pooled inerewith shall be reduced to the proportion that Lessof's interest in such part of the leased premises bears to the full handrill estate in
- such part of the leased premises.

 8 The interest of either Leaser or Leasee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the number and contactions of the carties mercurial may be assumed, oversed or contermed participated in white or in the carties mercurial states and assume. No change in Lesson's auditorial travel the carties mercurial that the carties of administration and the carties of administration and the carties of administration of the carties of the content of the carties of the content of the carties of the carties of the documents established such change of ownership to the satisfaction of Lesson of the documents established such change of ownership to the satisfaction of Lesson of the documents established such change of ownership to the satisfaction of Lesson of the documents established such change of ownership to the satisfaction of Lesson of the documents established such change of ownership to the satisfaction of Lesson of the documents established such change of ownership to the satisfaction of Lesson of the documents established such change of ownership to the satisfaction of Lesson of the documents established such change of ownership to the satisfaction of Lesson of the carties of the documents established such change of ownership to the satisfaction of Lesson of the carties of the documents established such change of ownership to the satisfaction of Lesson of the carties of

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until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to the credit of decedent or decedent's estate in the depository designated above. If at any time two or more persons are entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons or to their credit in the depository, either jointly or

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until Lessor has satisfied the notification requirements contained in Lessoe's susual form of devision criter. In the depotatory designated above, it is any time how or more persons are entitled to shift-in royalities her credit of decoderful seatable in the depotatory designated above. It all any time how or more persons are entitled to shift-in royalities hereunder, Lessoe may pay or tender such shift-in royalities between the proportion to the interest which each of the credit in the depotatory, either jointy or expected by interest which each or come the credit in the depotatory, either jointy or expected by the proportion to the interest which each or come the credit in the depotatory, either jointy or come of the credit in the depotatory, either jointy or come the credit in the depotatory of all depotations or come the credit in the depotation of all depotations or come the credit in the depotation of the credit in the c

17. Lessor, and their successors and assigns, hereby grants Lessee an option to extend the primary term of this lease for an additional period of two Q years from the end of the primary term by paying or tendering to Lessor prior to the end of the primary term the same bonus consideration, terms and conditions as granted for this lease.

DISCLAIMER OF REPRESENTATIONS: Lesser acknowledges that oil and gas lease payments, in the form of rental, hours and royalty, are market sensitive and may vary depending on multiple factors and that this Lesse is the product of good falth negotiations. Lesser understands that these lesses payments and terms are final and that Lesser extered into this lesse without durers or undue influence. Lesser recognizes that lesse values could go up or down depending on market conditions. Lesser recognizes that lesser values could go up or down depending on market conditions. Lesser recognizes that lesser values could go up or down depending on market conditions. acknowledges that no representations or assurances were made in the negotiation of this lease that Leasor would get the highest price or different terms depending future market conditions. Neither party to this lease will seek to after the terms of this transaction hased upon any differing terms which Leasoe has ar may negot with any other femors/eil and gas own

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's administrators, surresponds and execution whether or not this lease has been executed by all particulars appropriately an execution beginning that the signatory and execution whether or not this lease has been executed by all particulars appropriately an execution and execution and execution are signatory and the signatory and the signatory are signatory and the signatory and the signatory are signatory as a signatory and the signatory and the signatory are signatory and the signatory and the signatory are signatory as a signatory as a signatory as a signatory as a signatory and the signatory are signatory as a signatory as

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Signature:	Signature:
Printed Name: Juliu Castillo	SHIRLEY AMERAI Nome: Notary Public, State of Texas My Commission Expires 09-26-09
	ACKNOWLEDGMENT
STATE OF TEXAS	renance de la company de la co
COUNTY OF TARRANT This instrument was acknowledged before me on the	10 day of Fel, 2009, by Julio Cast, 110
	Notary Public, State of Texals Notary's name (printed): Notary's commission expires:
STATE OF TEXAS	ACKNOWLEDGMENT
COUNTY OF TARRANT	
This instrument was acknowledged before me on the _	day of, 2009, by
	Notary Public, State of Texas
	Notary's name (printed):

Notary's commission emires:

Record & Return to: Chesapeake Operating, Inc. P.O. Box 18496 Oklahoma City, OK 73154